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MRS. J. S. HENRY FALLS DEAD.

While Sitting 'n Her Chair P. ting On Her Shoe She Falls to The Floor Dead.

At a little past six o'clock Monday morning, the news spread rapidly over town that Mrs. J. S. Henry had dropped from her chair dead while putting on her shoes.

As she was to all appearances enjoying the best of health, the shock to her family and friends was a terrible blow. Sunday she had attended Sunday school and both church services and visited her sons family just across the street up to ten o'clock, and even Monday morning she seemed in her accustomed good health.

The funeral services were held at the Baptist church Tuesday morning at 10 o'clock conducted by Rev. M. E. Miller, assisted by Dr. Ira Bennett with nine ministers of the various churches lending their presence.

The high tribute paid her memory by Bro. Miller and Dr. Bennett was beautiful and with the vast number of beautiful and costly floral offerings from the many who had known and loved her, it was plain to be seen that the memory of her sweet christian life would be green for many years.

Mrs. Henry was Miss Betty Searey, born in 1847. She was the mother of ten children, seven of which are living: Mrs. Grant Bugg and Mrs. Ira Bennett of Fredonia, James, Ab, Howard, Carey and Mamie of Marion, the four former being married.

The pall-bearers were: J. B. Hubbard, G. M. Crider, T. J. Yandell, W. B. Yandell, W. A. Blackburn, Frank Dodge, W. D. Cannon and H. V. Stone.

LETTER FROM HON. MARION F. POGUE.

Frances, Ky., March 3, 1910. Dear Record-Press:-

According to promise, I shall try to tell you something more about the closing of the legislature and its work.

The session came to an end with everybody in a good humor; perfect good feeling prevailing. In fact, less partisanship was shown than at any session for years. No party measure was passed, and nothing partaking of that nature was proposed except the Louisville "Ripper" Bill which sought to abolish the office of City Attorney in that city, and create the office of Corporation Consul instead. If successful in passage, a Republican would have been replaced with a Democrat. It passed both houses, but on being vetoed by the governor, it could not muster sufficient Democratic votes in the Senate to pass it over. Many Democrats thought it unwise and bad precedent.

After all the smoke had cleared from the field of action, we find that of the nine hundred bills which both houses set forth to do or die in the attempt to adorn a page of our statute books, only one hundred and fifty, or one in every six, lived to meet the governor in his private office where he keeps the same ax he used so fatally last session. When he gets done whacking away with remorseless stroke, the heads of at least thirty of these will fall. Now the number is reduced to one hundred and

twenty. He will brandish his bloody blade over twenty of them, but at last will silently lay the blade aside allowing them to become laws with his august signature. So you see of the regiment that went to battle, only one company came out unscathed; and yet they must many of them go before that great tribunal, the Court of Appeals for final judgment. So you see that law making is a slow process, it is hard on the law, but harder yet on the poor member who gets his pet measures killed or his record so crooked that he cannot explain to an irate constituency and other heads will fall later.

After all the delay over the county unit bill, more measures were possessed than usual. More bad bills were presented; but fewer bad laws were passed than in any other session for many years. The farmers and working classes got most all they asked for except school legislation. The druggists, doctors and insurance people are happy. The bankers, lawyers and dentists got it "in the neck." The jailers are "dee-lighted" and Dr. Watkins, alias Dr. Nimmo will still sell the same sized bottle at the same price. While Dr. Stone's optometry bill got "under-pinned" in the wreck, Drs. Frazer and LaRue will smile the smile that won't come off. Will Wallace and Fred Haasy will soon be able to give you a much better meal than formerly. That is if you are so unfortunate as to have to partake of their hospitality.

Governor Wilson in a talk before the House this session told us he didn't know much about Banks and Banking and finance in general, and since he vetoed the bill requiring state banks to be examined Semi-annually it is apparent that he was serious about it, and cares about as little as he knows. It is conceived to be the most gigantic mistake that any governor of this Commonwealth has made for years. Whether he did it for lack of judgment or to vent his spleen on Ben Brunner our Secretary of State it is no less a mistake.

The State Banks were asking by the hundreds for the passage of this bill. They were willing to stand all the cost of the examination, but it did not suit the big National banks whom the government stands sponsor for, and whose solvency is almost vouched for by Uncle Sam. It will be a blow to those State Institutions, it coming especially at a time when the National Government is making every post-office in the nation a competitor, by the passage of the Postal Savings Bank bill. It often happens through the veto power that a few strokes with the pen does more damage than an invading army.

This session of the legislature has the record of its smallness of its appropriations. Practically speaking, no appropriations were made, only a crumb here and there was dropped to the hungry pensioners of the state. A quarter of a million does look like a pigmy by the side of the two and a half millions of last session.

Many worthy appeals were turned down just because the old stocking is empty. The House Committee on Rules deeded "no bonds," saying to the Senate and Governor "interest bearing warrants or nothing." State warrants will bear interest at five per cent. after April 1st.

The governor will have finished by next week and I will tell you what laws got by his ax. Yours truly, MARION F. POGUE.

SANDY R. ADAMS PASSES AWAY

After Many Months of Suffering Funeral Services Were Conducted by Marion.

On Wednesday night of last week, March 23, just as we had gone to press the soul of Sandy R. Adams took its flight for eternity.

Sandy had been afflicted with consumption for some time and for several weeks his death has been looked for every day.

Sandy was the son of J. W. and Josephine (Dean) Adams. His father being one of the pioneer settlers of Marion. Sandy was born December 24th, 1869 and having acquired a taste for machinery and blacksmithing took it up as a profession, making one of the best in the town or county. About fifteen years ago he married Miss Edna Crow, who with his son Dean survive him.

Years ago he joined the Modern Woodmen of America and the A. O. U. W. in which organizations he carried two thousand each.

He made a splendid citizen and his death is lamented by all who knew him.

The funeral services were held the following day at the home on Main Street immediately after which the last sad rites were said at the New Cemetery. Rev. Mason of the Southern Presbyterian Church officiating. Peace to his ashes.

NOTICE.

The Crittenden County Farmers Union meets in Marion on Thursday and Friday 13th and 15th of April. J. W. Rascoe, Pres.

MODERN WOODMEN OF AMERICA

At its Regular Meeting on March 29, adopted the following Resolutions Out of Respect to Sandy R. Adams.

Marion Camp Number 11576, Modern Woodmen of America.

Marion, Kentucky, March 29th, 1910. Whereas, the Grim Reaper has invaded our ranks and taken from our midst our dearly beloved neighbor, Sandy R. Adams, therefore be it,

RESOLVED:-That in the death of Neighbor Adams the lodge has lost a valuable, popular and lovable member. The family a loyal and courageous husband and father. His friends a companion whose cheerfulness, generosity and intellect will always be remembered and appreciated; and to the family Marion Camp Number 11576, Modern Woodmen of America extends its sincere sympathy in this hour of bereavement. Be it further,

RESOLVED:-That a page in our record be set apart for these resolutions and a copy sent to the family of Neighbor Adams and the Crittenden Record-Press for publication.

Committee T. C. STONE, W. H. WALLACE, J. W. COCHRAN.

CIRCUIT COURT MILL STILL GRINDING

New Petit Jury Selected Last Saturday and Monday the Day Was Principally Spent Getting a Jury for Night Rider Cases.

After Judge Gordon dehorned the jury selected by commissioners appointed by Judge Little, one of Gov. Will-

sons appointees, the wheel was ordered refilled and ground out the names of E. J. Hayward, A. F. Wolf and Dan Riley, all Democrats, for the new commission, who as soon as vested with power selected the following twenty-four men: all Democrats but three:

A. I. Lucas, R. E. Dollins, M. V. Sutton, J. R. Lucas, G. C. Wathen, G. W. Parish, S. H. Mathews, John L. Franklin, C. T. Hodge, Joe Ralston, Elbert Masly, Ben Duvall, W. G. Condit, J. F. Adams, Charlie Walker, E. M. Duvall, John F. Casner, J. M. Rodgers, D. W. Carter, Henry Holmes, R. E. Pickens, Owen Boaz, Thos. J. Hoover and J. F. Moore.

It will be remembered that the dehorned jury were all Republicans but four.

As soon as the new petit jury had been empaneled, the case of the Commonwealth against Tom Jones as one of the band who so unmercifully whipped H. B. Bennett at Dycusburg on the night of February 3, 1908, shooting up his home and burning his factory. Both sides announcing ready the jury was selected as follows:-

R. E. Dollins, M. V. Sutton, G. C. Wathen, G. W. Parish, S. H. Mathews, C. T. Hodge, Joe Ralston, Charlie Walker, J. M. Rodgers, A. Hardin, Kerg Slayton and Cye Franklin.

Only a short time was taken to select a jury of representative men of Crittenden county to try Jones. Bennett and graves were the first witnesses and their testimony was extremely sensational. Bennett alleged that the night riders took him from his home when he was nursing his child, who he thought was dying. He declared that they stripped him of all his clothing but his trousers and undershirt, and while they were doing so, he begged them to allow him to put on his socks that he might walk over the frozen ground. He alleged they said: "D---your sock."

THORNS LEFT IN FLESH.

Bennett also alleged that more than seventy thorns were taken from his body after the whipping, some of them even a month afterward. He also declared that his face was beaten into a jelly and great lumps raised on his head and neck.

DRAMATIC SCENE OCCURS.

A dramatic scene occurred in the courtroom when Bennett was reciting the part of his story about being dragged from the side of his dying child.

He broke down and wept for several minutes before he could resume his testimony.

When asked by Prosecuting Attorney John L. Grayot if he was sure that Tom Jones, the man on trial, was the person who dragged him from his home, Bennett replied.

"Yes, I am sure he is the man, but he treated me better than any other man in the crowd, for he said to the others, 'Men, for God's sake do not beat the man so unmercifully.'"

NO EXCITEMENT PREVAILS.

There are no extra guards, no soldiers, no excitement and nothing calculated to in any way intimidate either the witnesses or the jury.

After being out but a very short time the jury returned a verdict of not guilty and Tom Jones is today a free man. While the people here looked for a hung jury they little expected an absolute acquittal.

Upon the completion of the trial of Tom Jones in the Circuit court today, for night riding, and no sooner than the case had been submitted to the jury for their consideration, Judge Gordon called the case of the Commonwealth against Boone Bush for trial. The Commonwealth announced ready, and after a few minutes consultation, the attorneys for defendant also announced that they were ready for trial. Whereupon the defendant by his attorneys entered a motion for the court to select the panel from the drum or jury wheel. And filed the affidavit of Boone Bush in support of their motion. He objected to the sheriff and his deputies selecting the jury for reasons stated in the affidavit. The court overruled the motion and ordered the deputy Sheriff, Gilliland to summons a special venire of 60 men who were qualified under the law to serve as jurors to report on to-day at 1 p. m.

Chas. Burgett Dead.

On Sunday evening a telegram was received from Lafayette, La., by Mr. and Mrs. Chas. Burgett that their son, Chas. Burgett Jr. had been killed by having been thrown from a buggy, while on his way from the plantation to town. The remains arrived here this a. m. the funeral taking place at the home at 10 o'clock conducted by Rev. J. B. Adams.

FLUOR SPAR BRINGS BOOM IN CRITTENDEN

Recent Discoveries Causes Old Mines To be Opened--Large Shipments From Marion.

Marion, Ky., March 27.--(Special)---J. M. Person went Princeton to-day to meet a party of Southern capitalists who, having heard of the richness of Crittenden lands in fluor spar, are coming here to investigate.

The recent developments, aided by the increase of from \$4 to \$8, and, in some instances, \$15 a ton, for fluor spar, has created an interest in mining circles unprecedented. The shipment from Marion alone since January, has reached 16,000,000 of pounds, or 8,000 tons which has increased the deposits in the two banks in Marion a little less than \$100,000,000.

Some surprisingly rich discoveries have been made in old mines abandoned fifty years ago for the reason that the richness of both lead and zinc was not known. Every mine is now working full force and many of them putting in new machinery and increasing their capacity.

TERRIBLE CROUP.

My little boy, who is four years old, has suffered a lot with croup. On several occasions we thought he was gone.

After trying all the old time remedies and most of the new, I came home one night at midnight, and my wife said "The boy has the croup again--suppose you get a bottle of Hyomei." "More unk," I said, but we will circulate our money so they will get some."

I hastened to an all night drug store I bought it home. In five minutes he was breathing easier. In fifteen minutes he was sound asleep. It broke the croup so quickly it scared me.

Anyone wishing to cure the croup of a child I hope will give Hyomei a trial. Wishing you the best of success, which you surely deserve, I remain, Jos. E. Clark, 204 6th St., S. E. Washington, D. C., Oct 7th 1909

Hyomei is a remarkably effective remedy in case of croup and it should be in every home where there is a croupy child. Full instructions how to cure croup comes with each outfit.

Complete Hyomei outfit including inhaler costs \$1.00 at druggists everywhere and at Haynes & Taylor's. It is guaranteed to cure catarrh, coughs and colds. apr 16

NEW SPRING GOODS OF ALL KIND

NEW DESS SILK 35CTS. PER YARD

NEW GINGHAMS 10 AND 12C.

SEE OUR SHIPPERS FOR EASTER.

SUITS FOR YOUNG MEN \$10.00 AND \$15.00

THEY ARE UP-TO-DATE

COME AND GET OUR PRICES BEFORE YOU BUY

NEW HATS AND CAPS.

MATTINGS, RUGS AND LACE CURTAINS



WE DO NOT BELIEVE IN FOOLING OUR CUSTOMERS IN APRIL OR ANY OTHER MONTH, BUT IN GIVING THEM GOOD VALUE AND GOOD GOODS 365 DAYS OUT OF THE YEAR.

SEE OUR LADIES LOW CUT SHOES \$1.00. ALSO MEN'S AND BOYS LOWCUTS.

CHEAP FOR CASH. RESPECTIVELY,

H. V. STONE, Marion, Kentucky